0/00669018

OSTER Researching Services

12897 Colonial Dr. • Mt. Airy, Md. 21771 301-253-6040 . 99490

June 27, 1995

ntypark - May Mest

Mr. Vernon Williams
Secretary
Interstate Commerce Commission
12th & Constitution Avenue, N.W.
Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for filing with the Interstate Commerce Commission is a Security Agreement dated June 13, 1995, between the following parties:

Secured Party: Norwest Equipment Finance, Inc.

733 Marquette Avenue Minneapolis, MN 55479

Debtor:

Pioneer Railroad Equipment Co., Ltd.

1318 South Johanson Road

Peoria, IL 61607

The equipment involved in this transaction is listed on Schedule A to the Security Agreement.

Please record this agreement as a primary document. The filing fee of \$21 is enclosed. Thank you for your assistance.

Sincerely,

Mary Ann Oster

Research Consultant

many an Oster

Enclosures



Interstate Commerce Commission Washington, B.C. 20423-0001

6/27/95

Mary Ann Oster Research Consultant Oster Researching Services 12897 Colonial Dr. Mt. Airy, Md. 21771

Dear Madam:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on $_{6/27/95}$ at $_{10.00 \mathrm{AM}}$, and assigned recordation number(s). $_{19490}$ and $_{19491}$.

Sincerely yours,

Enclosure(s)

(0100669018)

\$\textstyle{A2-00}\$ The amount indicated at the left has been received in payment of a fee in connection with a document filed on the date shown. This receipt is issued for the amount paid and in no way indicates acknowledgment that the fee paid is correct. This is accepted subject to review of the document which has been assigned the transaction number corresponding to the one typed on this receipt. In the event of an error or any questions concerning this fee, you will receive a notification after the Commission has had an opportunity to examine your document.

Signature (

we m. fort

Security Agreement

			DATE June 13 19 95
		1	
DEBTOR	Pioneer Railroad Equipment Co., Ltd	SECURED PARTY	Norwest Equipment Finance, Inc.
BUSINESS OR RESIDENCE ADDRESS	1318 South Johanson Road	ADDRESS	Investors Building - Suite 300 733 Marquette Avenue
CITY, STATE & ZIP CODE	Peoria, Illinois 61607	CITY, STATE & ZIP CODE	Minneapolis, MN 55479-2048
1. Securi hereafter of any docume may be dire being herein	ity Interest and Collateral. To secure the payment and performance of each and eve to Secured Party (whether such debt, liability or obligation now exists or is hereafter ents evidencing in refer to this Security Agreement, whether it arises with or without any ct or indirect, due or to become due, absolute or contingent, primary or secondary, liqui collectively referred to as the "Obligations"). Debtor hereby grants Secured Party a securit (cable boxes and complete information).	created or incurr documents (e.g. iidated or unliquid	and obligation of every type and description which Debtor may now or at any time ed, whether it is currently conter-plated by the Debtor and Secured Party, whether obligations to Secured Party created by checking overdrafts), and whether it is or tated, or joint, several or joint and several; all such debts, liabilities and obligations
(a)	INVENTORY:		
	☐ All inventory of Debtor, whether now owned or hereafter acquired and wherever	r located;	
(b)	EQUIPMENT, FARM PRODUCTS AND CONSUMER GOODS:		
	All equipment of Debtor, whether now owned or hereafter acquired, including but ment, farm machinery and equipment, shop equipment, office and recordkeeps or hereafter furnished to Secured Party by Debtor (but no such schedule or list need	ng equipment, pa	present and future machinery, vahicles, furniture, fixtures, manufacturing equip- rts and tools, and the goods described in any equipment schedule or list herewith der for the security interest grantet herein to be valid as to all of Debtor's equipment).
	All farm products of Debtor, whether now owned or hereafter acquired, including (ii) all crops, whether annual or perennial, and the products thereof, and (iii) all fe and (iv) any crop insurance payments and any government farm support payment crops growing or to be grown is	ed, seed, fertilize	(i) all poutry and livestock and their young, products thereof and produce thereof, r, medicines and other supplies used or produced by Debtor in farming operations, version or deficiency payments. The real estate concerned with the above described
	a app growing or to be grown to		The state of the s
	and the second country of the second country		
	and the name of the record owner is:		
	XX The following goods or types of goods: See Attached	Schedul	e "A"
			and the second s
(c)	or otherwise arises under any contract or agreement, whether such right to payme together with all other rights and interests (including all liens and security interests obligated to make any such payment or against any of the property of such acco- chattel papers, accounts, loans and obligations receivable and tax refunds.	rices by Debtor, ou nt is or is not alrea s) which Debtor m	is or hereafter arises, whether such right to payment arises out of a sale, lease or at of a loan by Debtor, out of the overpayment of taxes or other liabilities of Debtor, dy earned by performance, and how soever such right to payment may be evidenced, ay at any time have by law or agreement against any account debtor or other obligor er obligor; all including but not limited to all present and future debt instruments,
(d)	GENERAL INTANGIBLES:		
10)	All general intangibles of Debtor, whether now owned or hereafter acquired, including will, tradenames, customers' lists, permits and franchises, and the right to use		ed to, applications for patents, paten's, copyrights, trademarks, trade secrets, good
he case of all tai	substitutions and replacements for and products of any of the foregoing property not of rigible Collateral, together with all accessions and, except in the case of consumer good ised in connection with any such goods, and (ii) all warehouse receipts, bills of lading.	ls, together with (i	all accessories, attachments, parts, equipment and repairs now or hereafter attached
2 Renre	sentations, Warranties and Agreements. Debtor represents, warrants and agre	es that	
(a)	Debtor is \Box an individual, \Box a partnership, XIXI a corporation and, if Debtor is an i		tor's residence is at the address of Delitor shown at the beginning of this. Agreement
(b)	The Collateral will be used primarily for personal, family or household purpose:		* * *
(c)	If any part or all of the tangible Collateral will become so related to particular rea		• •
	and the name of the record owner is:		
(d)	Debtor's chief executive office is located at		
(0)	or, if left blank, at the address of Debtor shown at the beginning of this Agreement.		
	THIS AGREEMENT CONTAINS ADDITIONAL PR HEREOF, ALL OF WHICH A		
<u>No</u> 1	west Equipment Finance, Inc.	Pio:	neer Railroad Equipment Co., Ltd.
	Secured Party's Name	1z	Debtor \$ Name
By	W VIVE	By X Title: X	CEO CEO

By Title:

ADDITIONAL PROVISIONS

- 3. Additional Representations, Warranties and Agreements. Debtor represents, warrants and agrees that
- (a) Debtor has (or will have at the time Debtor acquires rights in Collateral fereatter arising) absolute title to each item of Collateral free and clear of all security interests, items and encumbrances, except the Security interest, and will defend the Collateral against all claims or demands of all persons other than Secured Party. Debtor will not sell or otherwise dispose of the Collateral or any interest therein without the prior written consent of Secured Party. Except that, until the occurrence of an Event of Default and the revocations Secured Party of Debtor's right to do so. Debtor may sell any inventory constituting Collateral in Debtor set the ordinary course of Dusiness and use and consume any farm products constituting Collateral in Debtor starning operation. If Debtor is a corporation, this Agreement has been duly and validly authorized by all necessary corporate action, and, if Debtor is a partnership, the partner(s) executing this Agreement has (have) authority to act for the partnership.
- (b) Debtor will not permit any tangible Collateral to be located in any state (and if county filing is required, in any county) in which a financing statement covering such Collateral is required to be, but has not in fact been, filed in order to perfect the Security Interest.
- (c) Each right to payment and each instrument, document, chattel paper and other agreement constituting or evidencing Collateral is (or will be when arising or issued) the valid, genuine and legally encreable obligation, subject to no otherose, set off or counterclaim (other than those arising in the ordinary course of business) of the account debtor or other obligation armed therein or in Debtor is records perfaming thereto as being obligated to pay such obligation. Debtor will neither agree to any material modification or amendment nor agree to any cancellation of any such obligation without Secured Party's prior written consent, and will not subordinate any such right to payment to claims of other creditors of such account debtor or other obligor.
- (d) Obtor will is keep all tangible Collateral in good repair. Northing order and condition, normal depreciation excepted, and will from time to time replace any worn broken or delective parts thereof interior promptly, pay, all taxes and other governmental charges level or assessed upon or against any Collateral or upon or against the creation, perfection or continuance of the Security interest, (in) keep all Collateral and les county interests liens and encombrainces except the Security interest, (iv) at all reasonable times, permit Secured Party or its representatives to examine or impact and copy before so possess and records perfaming to the Collateral and its business and financial condition and do examine inspect and copy before so business and financial condition as Secured Party may from time to time reasonably request. (iv) promptly notify Secured Party of any loss of or material day endorsed or assigned by Debtor, (ivi) and all times keep all tangible Collateral and performs the continuance of an exercise the security interest prompts of asymment of a continuance of an exercise the security interest prompts of asymment of asymment of asymment of a secured Party and prompts of a secured Party may reasonably require in order to pecked party and prompts of a secured Party and prompts as an experiment of a secured Party and prompts of a secured Party or any reasonably required to have the Security interest prompts and such other resistance of the security interest prompts and such other resistance of the security interest prompts and security interest and prompts as a security interest prompts and security interest and prompts as a security interest and prompts and security interest and secured Party and
- 4. Lock Box, Collateral Account. If Secured Party so requests at any time whether before or after the occurrence of an Event of Default. Debtor will direct each of its account debtors to make payments due under the relevant account or that eager directs. Secured Party before a secured Party before a secured Party all ones in said collateral account to the deposit into a special confideral account into the payment of any Obligation. At its opinion. Secured Party million, exceeded in said ones in said collateral account to the payment of the Deligations in such order of application as Secured Party may extend party may be part of the behaling collected funds on deposit in said collateral account to the payment of the Deligations in such order of application as Secured Party may determine or permit Debtor to will what was do any part of the behaling collected account. If a collateral account is decideral account in the collected account of the payment of the Debtor agrees that it will promptly deliver to Secured Party for deposit into said collateral account. If a collateral account is a collateral account in the collected account of the payment of the Debtor accounts and chattel paper received by it. All such payments shall be delivered to Secured Party in the form received account as payments on accounts and chattel paper received by Debtor shall be held in trust by Debtor for and as the property of Secured Party and shall not be commended with any funds or property of Debtor.
- 5. Collection Rights of Secured Party. Notwithstanding Secured Party's rights under Section 4 with respect to any and all debt instruments, chattel papers, accounts, and other right to payment constituting Collateral (including proceeds). Secured Party may, at any time (both before and after the occurrence of an Event of Default) notify any account debtor, or any other person obligated to pay any amount due that such chattel paper, account, or other right to payment has been assigned or transferred to Secured Party to secured Party in Secured Party it Secured Party or Debtor shad the analysis defended and with indicate on all invoices to such account debtors or other obligors that the analysis defended payer is any time after Secured Party or Debtor gives such notice to an account debtor or other obligor. Secured Party may (but need not), in its own name or in Debtor's name, demand, sue for, collect or receive any money or properly at any time payable or receivable on account of or securing any such chattely paper, account, or other right to payment, or grant any extension to, make any compromise or settlement with or otherwise agree to waive modify, amend or change the obligations (including collableral obligations) of any such account debtor or other obligor.
- 6. Assignment of Insurance. Debtor hereby assigns to Secured Party, as additional security for the payment of the Obligations, any and all moneys (including but not limited to proceeds of insurance and refunds of unearmed premiums) due or to become due under, and all other rights of Debtor under or with respect to, any and all policies of insurance covering the Collateral, and Debtor hereby directs the issuer of any such policy to pay any such moneys directly to Secured Party. Both before and after the occurrence of an Event of Default. Secured Party may (but need not), in its own name or in Debtor's name execute and deliver proofs of claim, receive all such moneys, endorse checks and other instruments representing payment of such moneys, and adjust, litigate, compromise or release any claim against the issuer of any such policy.
- 7. Events of Default. Each of the following occurrences shall constitute an event of default under this Agreement (herein called. Event of Default.) (i) Debtor shall fail to pay any or all of the Obligations when due or (if payable on demand) on demand or shall fail to observe or perform any coverant or agreement herein binding on it. (ii) any representation or warranty by Debtor set forth in this Agreement or made to Secured Party in any Innancial statements or reports submitted to Secured Party by or on behalf of Debtor shall prove materially false or misleading, (iii) a garnishment, summons or a writ of attachment of the approach of the Debtor or any indebtedness owing to Debtor, (iv) Debtor or any guarantor of any Obligation shall it has or become insolvent (however defined) or (B) voluntarily like or have filed against it involuntarily, a petition under the United States Bankruptcy Code, or (C) if a corporation, partnership, or organization be dissolved or fliquidated or if a partnership, suffer the death of a partner or if an individual, die, or (D) go out of business or (v) Secured Party shall in good faith believe that the prospect of due and punctual payment of any or all of the Obligations is impaired.
- 8. Remedies upon Event of Default. Upon the occurrence of an Event of Default under Section 7 and at any time thereafter. Secured Party may exercise any one or more of the following rights and remedies in declare all unmatured Obligations to be immediately due and payable, and the same shall thereupon be immediately due and payable, without presentment or other notice or demand. (ii) exercise and enforce any or all rights and remedies available upon default to a secured party under the Uniform Commercial Code, including but not limited to the right to take possession of any Collateral proceeding without a prince by producing process or by judicial process without a prince hearing or notice thereof, which is believed party may require Debtor to make the Collateral available to Secured Party at a place to be designated by Secured Party which is reasonably convenient to both parties, and if notice to Debtor of any intended disposition of Collateral or any other intended action is required by law in a particular instance, such notice shall be deemed commercially reasonable if given in the manner specified in Section 10) at least 10 calendar days prior to the date of intended disposition or other action, init exercise or enforce any or all other rights or remedies available to Secured Party by law or agreement against the Collateral against Debtor or against any other presson or property. Upon the occurrence of the Event of Default described in Section 1(iv) (B), all Obligations shall be immediately due and payable without demand or notice thereof. Secured Party be hereby granted a nonexclusive, worldwide and royalty-free license to use or otherwise exploit all trademarks. trade secrets, franchises, copyrights and patents of Debtor that Secured Party deems necessary or appropriate to the disposition of any Collateral.
- 9. Other Personal Property. Unless at the time Secured Party takes possession of any tangible Collateral, or within seven days thereafter. Debtor gives written notice to Secured Party of the existence of any goods, papers or other property of Debtor not affixed to or constituting a part of such Collateral, but which are located or found upon or within such Collateral, describing such property. Secured Party, shall not be responsible or liable to Debtor for any action taken or omitted by or one belaff of Secured Party with respect to such property without actual knowledge of the existence of any such property or without actual knowledge that it was located or to be found upon or within such Collateral.
- 10. Miscellaneous. This Agreement does not contemplate a sale of accounts, or chattel paper. Debtor agrees that each provision whose box is checked is part of this Agreement. This Agreement can be waived, modified, amended, terrimated or discharged, and the Security Interest can be released, only explicitly in a winning signed by Secured Party, shall be effective only in the specific outpose given. Mere delay of failure to act shall not preclude the exercise or enforcement of any of Secured Party shall be effective only in the specific outpose given. Mere delay of failure to act shall not preclude the exercise or enforcement of any of their specific outpose given. Mere delay of failure to act shall be cumulative and may be exercised singularly or concurrently at Secured Party is option, and the exercise or enforcement of any other. All notices to be given to Debtor shall be deemed sufficiently given it delivered or mailed by registered or certified mail, postage prepaid to Debtor at its address set forth above or at the most recent address shown on Secured Party's ecords. Secured Party's buy of care with respect to Collateral in its possession (as imposed by law) shall be deemed fulfilled if Secured Party be alone or other time gerson, and Secured Party's exploration of other with respect to other time gerson, and Secured Party is entour other time gerson, and Secured Party is entour other time gerson, and Secured Party is entour other time gerson and Secured Party is action to otherwise preserve protect in sure or care for other time gerson, and secured Party and otherwise preserve protect in sure or care for other time gerson and Secured Party was excessed in a sure or care for other time gerson and secured Party and any new against prior parties, to realize on the Collateral at all or in any particular manner or order, or to apply any cash proceeds of Collateral many particular order of application. This Agreement shall be united to respect any applications of the Secured Party or execute this Agreement is a

Secured Party and Debtor amend the Security Agreement as follows:

- 1. Section 3 (b) is deleted in its entirety.
- 2. Sections 4 and 5 are deleted in their entirety.
- 3. Section 7 (i) is amended by adding "within ten days of the date" after the word "Obligations".
- 4. Section 7 (iii) is amended by adding "and the same is not dismissed within sixty days" at the end thereof.
- 5. Section 7 (iv) (A) is amended by deleting "(however defined)" and inserting "(insolvent is defined as being unable to pay debts as they mature)".
- 6. Section 10 is amended by adding the following to the end thereof:

Notwithstanding anything herein to the contrary, Secured Party shall release its lien on an individual item of Collateral provided no Event of Default has occurred and is continuing hereunder and the amount of the Obligations secured by such item has been paid in full. The amount of the Obligations secured by an item of Collateral shall be determined by multiplying the then outstanding balance due under the Promissory Note of even date herewith by the same percentage that the advance made by Secured Party with respect to such item bore to the original amount of such Promissory Note.

Dated: _	June 13	, 1995		
Norwest By: 1	Equipment Final	nce, Inc.		
// Its:	VI)		
Pioneer Railroad Equipment Co., Ltd.				
Ву: <u>Х</u>	Tung L.	Brul		
Its: X	<u> </u>	CE0		

SCHEDULE "A"

to Security Agreement dated June 13, 1995 (Loan #_20954-701)

Debtor:

Pioneer Railroad Equipment Co., Ltd.

1318 South Johanson Road Peoria, Illinois 61607

Description:

Quantity	Description
	4600 CF Coverhopper 100 Ton
1 ea	ALAB 70409 (Prior initial SOO 70409)
1 ea	ALAB 100246 (Prior initial MILW 100245)
}	50' Single Plug Door INS/CUS
1 ea	ALAB 8902
1 ea	ALAB 8904
1 ea	ALAB 8909
1 ea	ALAB 8914
1 ea	ALAB 8919
1 ea	ALAB 8926
1 ea	ALAB 8939
1 ea	ALAB 8940
1 ea	ALAB 8945
1 ea	ALAB 8949
1 ea	ALAB 8995
1 ea	ALAB 8951
1 ea	ALAB 8963
1 ea	ALAB 8966
1 ea	ALAB 8974
1 ea	ALAB 8975
1 ea	ALAB 8962
l ea	ALAB 8964
l ea	ALAB 8987
l ea	ALAB 8994
l ea	ALAB 8980
1 ea	ALAB 8967
1 ea	ALAB 8985
l ea	ALAB 8923

Initial: XIII

Quantity	Description
	4750 CF Coverhopper 100 Ton
l ea	ALAB 12579
1 ea	ALAB 12580
l ea	ALAB 483247
	Ballast Car
l ea	ALAB 71
l ea	ALAB 74
1 ea	ALAB 75
	Flat Car
1 ea	ALAB 39
1 ea	ALAB 53
	All Door Box Cars
1 ea	172HPCX313
1 ea	173HPCX354
l ea	171 PCAX 20038
1 ea	174 TCAX 20085
l ea	175 TCAX 20095
	60' Double Plug Door Box Car
1 ea	GTW 125015
1 ea	GTW 125035
1 ea	GTW 125109
1 ea	GTW 125143
l ea	GTW 125211
l ea	GTW 125219
l ea	GTW 12528
9 ea	NS Cabin Cars

Dated:

June 13, 1995

Debtor:

Pioneer Railroad Equipment Co., Ltd.

Ву: У

Its: X CEO

Corporate Form of Acknowledgment

State of floring ss:	
On this	aid corporation by authority of its Board of exution of the foregoing Security Agreement
	[Notarial Seal]
Signature of notary public My commission expires 7-19-98	OFFICIAL SEAL J. MICHAEL CARR NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 3-29-98

Corporate Form of Acknowledgment

State of Minnesota						
County of Hennepin ss:						
On this 21 day of June 1995 before me personally appeared, Judy I. VanOsdel 1 to me personally known, who being by me duly sworn, says that he is the Vice President of Norwest Equipment **, that the foregoing Security **Fin Agreement was signed by him on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing Security Agreement was the free act and deed of said corporation.						
Alaman Olaila int.	[Notarial Seal]					
Simular Sunday Del	LYNN M. DBEIDZINSKI					
Signature of notary public My commission expires 1/17/96	NOTARY PUBLIC—MINNESUM &					
	My Commission Expires Jan. 17, 1996 \$					
	XVVVVVVVVVVVVVVVVVVVVVVVVVVVVVVVVVVVVV					